UNITED STATES DISTRICT COURTE FOR THE NORTHERN DISTRICT/OF CALLEGRINAL

	/		
UNITED STATES OF AMERICA, PI	aintiff,	Case Number <u>CR-10-</u>	70673
Jose Cottez-Nunez D	efendant.	ORDER OF DETENTION PER	NDING TRIAL
In accordance with the Bail Rong Defendant was present, represented by Assistant U.S. Attorney	eform Act, 18 U.S.C. § 31 his attorney V , F_{2}	42(f), a detention hearing was heller. The United States	d on 9/17, 2010, was represented by
	in 18 U.S.C. § 3142(f)(1) five (5) years has elapsed		a federal, state or local
safety of any other person and the com / / There is probable cause by	munity.	on or combination of conditions volume (the facts found in Part IV below	
	-	nt of 10 years or more is prescribe	d in 21 U.S.C. § 801 et
This establishes a rebuttable prappearance of the defendant as required	§ 924(c): use of a firearm resumption that no conditi	during the commission of a felony on or combination of conditions v nmunity.	v. vill reasonably assure the
will be ordered detained.	ne forward with any evide	nce to rebut the applicable presunebut the applicable presunebut the applicable presumption[s	•
Thus, the burden of proof shift			•
PART III. PROOF (WHERE PRESUMPT	IONS REBUTTED OR INAPI	PLICABLE)	1
The United States has proceed conditions will reasonably assure the approximately assured to the approximately as a significant to the approximately assured to the approximately as a significant to the approximately assured to the approximately as a significant to the appr	ved to a preponderance of	the evidence that no condition or	combination of
/ / The United States has pro-	yearance of the defendant	ng evidence that no condition or co	ombination of conditions
will reasonably assure the safety of any			
PART IV. WRITTEN FINDINGS OF FAC	T AND STATEMENT OF RE	ASONS FOR DETENTION	
The Court has taken into a	ccount the factors set out	in 18 U.S.C. § 3142(g) and all of	the information submitted
at hearing and finds as follows: She he is undocumented. He for the pass, petry the	t and burclary	He has a substance	e stuse problem
as indicated by consiction	2 for intoxicated	mpublic man Date He.	s to appear,
/ / Defendant, his attorney, an PART V. DIRECTIONS REGARDING DE		witten inidings.	•
The defendant is committed to the		General or his designated represen	tative for confinement in a
corrections facility separate to the extent p			
appeal. The defendant shall be afforded a court of the United States or on the reques	t of an attorney for the Go	vernment, the person in charge of	the corrections facility shall
deliver the defendant to the United States I	viaisnai for the purpose of	an appearance in connection with	a court proceeding.
Dated: 9/17/10	PATR	Ancia V. Misseleel ICIA V. TRUMBULL	4
		l States Magistrate Judge	
AUSA, ATTY	PTS		